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Attorney Docket No. MTI-31079-A-A-A

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

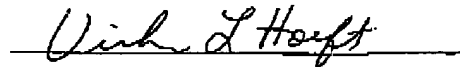
In re Application of : William Budge
Serial No. : 10/634,352
Filing Date : August 5, 2003
For : Use of Linear Injectors to Deposit Uniform Selective Ozone Teos
Oxide Film by Pulsing Reactants
Group Art Unit : 2812
Examiner : Alexander G. Ghyka

CERTIFICATION UNDER 37 CFR 1.8(a) and 1.10

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RESPONSE UNDER 37 C.F.R. §1.111

INTRODUCTORY COMMENTS

Dear Sirs:

This Response replies to the Office Action mailed September 29, 2005.

The Examiner has rejected Claims 69-136 under the judicially-created doctrine of obviousness-type double-patenting over claims 1-56 of USP 6,617,230 and claims 69-136 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-56 of USP 6,602,807. Therefore, the Applicant includes a Terminal Disclaimer containing a non-provisional disclaimer over USP 6,617,230 and 6,602,807.

MKE/1099337.1